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PPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/552,760	04/18/2000	Kirk B. Ashby	049581-P024US-10006096	3104
29053	7590 08/03/2004		EXAMINER	
DALLAS OFFICE OF FULBRIGHT & JAWORSKI L.L.P.			TRAN, PABLO N	
2200 ROSS AVENUE SUITE 2800		ART UNIT	PAPER NUMBER	
DALLAS, TX 75201-2784			2685	
		·	DATE MAILED: 08/03/2004	ℓ

Please find below and/or attached an Office communication concerning this application or proceeding.

•	Application No.	Applicant(s)					
	09/552,760	ASHBY ET AL.					
Office Action Summary	Examiner	Art Unit					
	Pablo N Tran	2685					
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with t	he correspondence address					
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION.		TH(S) FROM					
 Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a replif NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). 	136(a). In no event, however, may a reply bly within the statutory minimum of thirty (30 will apply and will expire SIX (6) MONTHS te, cause the application to become ABAND	b) days will be considered timely. from the mailing date of this communication. DONED (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 05 /	May 2004.						
2a) This action is FINAL . 2b) ∑ This							
3) Since this application is in condition for allowa	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims							
4) Claim(s) 1-37 is/are pending in the application.							
4a) Of the above claim(s) is/are withdra	4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) <u>34-37</u> is/are allowed.							
S)⊠ Claim(s) <u>1-4,8-10,15-23 and 2633</u> is/are rejected.							
	7) Claim(s) <u>5-7,11-14,24 and 25</u> is/are objected to.						
8) Claim(s) are subject to restriction and/o	or election requirement.						
Application Papers							
9) The specification is objected to by the Examine	er.						
10) ☐ The drawing(s) filed on is/are: a) ☐ acc	cepted or b) objected to by t	he Examiner.					
Applicant may not request that any objection to the	• • •	• • •					
Replacement drawing sheet(s) including the correct		•					
11)☐ The oath or declaration is objected to by the E	xaminer. Note the attached Of	ffice Action or form PTO-152.					
Priority under 35 U.S.C. § 119							
12) ☐ Acknowledgment is made of a claim for foreigna) ☐ All b) ☐ Some * c) ☐ None of:	n priority under 35 U.S.C. § 11	9(a)-(d) or (f).					
1. Certified copies of the priority documen							
2. Certified copies of the priority documen	•						
 Copies of the certified copies of the pricapplication from the International Burea 		eived in this National Stage					
* See the attached detailed Office action for a list		eived.					
A4400hman4/a1							
Attachment(s) Notice of References Cited (PTO-892)	4) 🔲 Interview Sumn	man//PTO 412\					
2) Notice of References Cited (PTO-092) Provided (PTO-948)	ail Date						
B) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date) 5) Notice of Inform 6) Other:	nal Patent Application (PTO-152)					

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DETAILED ACTION

Response to Amendment

1. Applicant's request for reconsideration of the finality of the rejection of the last Office action is persuasive and, therefore, the finality of that action is withdrawn.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-4, 8-10, 15-16, 20-23, and 26-33 are rejected under 35 U.S.C. 103(a) as being unpatentable over *Applicant's Admitted Prior Art* in view of *Shalom* (6,493,410) and further in view of *Tomasz* (6,400,416).

As per claims 1-4, 15-16, and 27-30, *Applicant's Admitted Prior Art* disclosed a method of providing a frequency translation circuit comprising an input signal (fig. 1/item IN) interface accepting a video bandwidth signal at a first frequency, an output signal (fig. 1/item OUT) interface passing said video bandwidth signal at a desire frequency, a first mixer (fig. 1/no. 121) circuit having a first input and a first output, wherein a signal provided to said first input is

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provided to said first output at an increased frequency; and a second mixer (fig. 3/no. 214) circuit having a second input and a second output, wherein said second mixer is coupled to said first mixer, and wherein a signal provided to said second input is provided to said second output at a decreased frequency (Applicant's Admitted Prior Art, fig. 1, pg. 8/ln. 1-pg. 11/ln. 12).

Applicant's Admitted Prior Art does not specifically disclose that the first and second mixers are single sideband mixers. However, Shalom disclosed such teaching of using single side-band mixers instead of mixers (col. 2/ln. 10-15). Therefore, it would have been obvious to one of ordinary skill in the art to provide single sideband mixers, as disclosed in Shalom, instead mixers of Applicant's Admitted Prior Art to provide a lower inherent noise output and remove unwanted image signal.

Furthermore, the modified system of Applicant's Admitted Prior Art do not disclosed that both mixers are disposed on a common IC substrated. However, such mixers disposed on a common IC substrated are well known in the art, as disclosed by Tomasz (fig. 2-5/no. 216). Therefore, it would have been obvious to one of ordinary skill in the art to have both mixers disposed on a single IC substrated, as disclosed in Tomasz, to the modified system of Applicant's Admitted Prior Art to save space & cost.

As per claims 8-10 and 23, the modified system Applicant's Admitted Prior Art and Tomasz disclosed a signal amplitude manipulator disposed on a common IC substrated (see Applicant's Admitted Prior Art, fig. 1/no. 114, see Tomasz, fig. 3/no. 252, 256).

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As per claim 20, the modified system *Applicant's Admitted Prior Art* and *Tomasz* disclosed an amplifier, coupled to said input, is disposed on a common IC substrated (see *Applicant's Admitted Prior Art*, fig. 1/no. 111, see *Tomasz*, fig. 3/no. 224).

As per claims 21-22, the modified system *Applicant's Admitted Prior Art* and *Tomasz* disclosed an amplifier, coupled to between said first and second mixers, is disposed on a common IC substrated (see *Applicant's Admitted Prior Art*, fig. 1, pg. 8/ln. 1-pg. 11/ln. 12).

As per claim 26, the modified system *Applicant's Admitted Prior Art* and *Tomasz* disclosed said first mixer comprises a fixed frequency carrier and said second mixer comprises a variable frequency carrier (see *Applicant's Admitted Prior Art*, fig. 1, pg. 8/ln. 1-pg. 11/ln. 12).

As per claim 31, the modified system *Applicant's Admitted Prior Art* and *Tomasz* disclosed a filter dispose between the first and second SSB mixers, wherein adapted to substantially rely upon the first SSB mixer for image rejection (see *Applicant's Admitted Prior Art*, fig. 1, pg. 8/ln. 1-pg. 11/ln. 12).

As per claim 32, the modified system *Applicant's Admitted Prior Art* and *Tomasz* disclosed one filter having frequency selection characteristics insufficient to independent provide head end quality signal characteristics (see *Applicant's Admitted Prior Art*, fig. 1, pg. 8/ln. 1-pg. 11/ln. 12).

As per claim 33, the modified system *Applicant's Admitted Prior Art* and *Tomasz* disclosed one amplifier having linearity characteristics insufficient to provide head end quality signal characteristics when tones associated with an

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undesired image signal are present with tones of a signal to be amplified (see *Applicant's Admitted Prior Art*, fig. 1, pg. 8/ln. 1-pg. 11/ln. 12).

4. Claims 17-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over the modified system of *Applicant's Admitted Prior Art* in view of *Tomasz* (6,400,416) and further in view of *Durec et al.* (6,137,995).

As per claims 17-19, the modified system *Applicant's Admitted Prior Art* and *Tomasz* do not disclosed the first sideband mixer comprises a phase shifter to provide an in-phase and quadrature signals. However such is well known in the art, as disclose by *Durec et al.* (see fig. 1, col. 1/ln. 64-col. 3/ln. 4). Therefore, it would have been obvious to one of ordinary skill in the art to provide such phase shift, as disclose by *Durec et al.*, to the side-band mixer of the modified system *Applicant's Admitted Prior Art* and *Tomasz* to track the local oscillator carrier frequency of the system.

Allowable Subject Matter

- 5. Claims 5-7, 11-14, and 24-25 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 6. Claims 34-37 are allowed.

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Conclusion

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Kim et al. (US2003/0053594A1), Luoma (US2001/003704A1), Hu et al. (US2002/0090037A1), Manuel (5,661,485) disclose image rejection frequency circuit in a radiotelephone communication system.

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Pablo Tran whose telephone number is (703)308-7941. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Edward Urban, can be reached at (703)305-4385.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks
Washington, D.C. 20231

or faxed to:

(703) 872-9314 (for Technology Center 2600 only)

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, VA, Sixth Floor (Receptionist).

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center 2600 Customer Service Office whose telephone number is (703) 306-0377.

July 26, 2004

PABLO N.TRAN
PRIMARY EXAMINER